1	SCOTT A. KRON, ESQ. [State Bar No. 237769]			
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6	Facsimile: (949) 613-8472			
7	Attorney for Objector			
8	Stephen A. Kron			
9				
10	UNITED STATES DISTRICT COURT			
11	SOUTHERN DISTRICT OF CALIFORNIA			
12				
13	PATRICIA CONNOR, AND SHERI L.	Case No.: 10-cv	-1284 GPC (BGS)	
14	BYWATER, INDIVIDUALLY AND BEHALF OF ALL OTHER	CLASS ACTIO	ON	
15	SIMILARLY SITUATED,		VITHDRAWAL OF BY STEPHEN A.	
16	Plaintiffs,		OPOSED CLASS	
17	VS.	ACTION SET	ILENIENI	
18	JP MORGAN CHASE BANK AND	Date:	December 15, 2014	
19	FEDERAL NATIONAL MORTGAGE	Time: Courtroom:	1:30 p.m. 2D	
20	ASSOCIATION A/K/A FANNIE MAE,			
21		The Hon. Gonz	calo P. Curiel	
22	Defendants.			
23	Objector Stephen A. Kron, by and through his undersigned counsel,			
24	pursuant to Fed. R. Civ. P. 23€(5), move this Court to approve the withdrawal of			
25	his objection (Document No. 125) based on the following facts:			
26				
27				
28	-1-			
	NOTICE OF WITHDRAWAL OF OBJECTIONS BY STEPHEN A. KRON			

TO PROPOSED CLASS ACTION SETTLEMENT

Case No. 10-cv-1284 GPC (BGS)

- 1. Stephen A. Kron made the objections in good faith based on the information in the notice of settlement.
- 2. Counsel for Objector/movant has conferred with Class Counsel regarding the settlement and withdrawal of the objections.
- 3. Counsel for movant has communicated in person, by telephone and email with Class Counsel regarding the withdrawal of the objections.
- 4. Counsel for Objector/movant engaged in those communications in order to investigate the subject matter of the objections, including but not limited to the selection of a *cy pres* recipient and the proposed use of the *cy pres* funds. As a result of such communications, Class Counsel have agreed, in accordance with the proposed Settlement Agreement and Release, to propose Electronic Frontier Foundation, Inc., a nonprofit Public Benefit Corporation, as the *cy pres* recipient of any excess settlement funds as set forth in the proposed Settlement Agreement and Release terms of when and in what manner a *cy pres* receipt will receive any funds from the settlement.

Therefore, Stephen A. Kron withdraws his objections to the settlement in this matter and requests Court approval for the withdrawal of his objections.

DATED: December 10, 2014 KRON AND CARD LLP

By: /s/ Scott A. Kron
SCOTT A. KRON, ESQ.
Attorney for Objectors
Stephen A. Kron

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1	SCOTT A. KRON, ESQ. [State Bar No. 237769]			
2	[[TIL (1 (1) E. C. (1) E. Q. Data (0, E / 5) 55]			
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6	Facsimile: (949) 613-8472			
7	Attorney for Objector Stephen A. Kron			
8	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
9				
10	UNITED STATES DISTRICT COURT			
11	SOUTHERN DISTRICT OF CALIFORNIA			
12				
13	PATRICIA CONNOR, AND SHERI L. BYWATER, INDIVIDUALLY AND	Case No.: 10-cv-1284 GPC (BGS)		
14	BEHALF OF ALL OTHER	CERTIFICATE OF SERVICE		
15	SIMILARLY SITUATED,			
16	Plaintiffs,			
17	VS.			
18	JP MORGAN CHASE BANK AND			
19	FEDERAL NATIONAL MORTGAGE			
20	ASSOCIATION A/K/A FANNIE MAE,			
21	Defendants.			
22	2 orondanto.			
23				
24				
25				
2627				
28				
20	-1- CERTIFICATE OF SERVICE			
		C N 10 1204 CDC (DCC)		

Case No. 10-cv-1284 GPC (BGS)

CERTIFICATE OF SERVICE

I hereby certify that December 10, 2014, I caused the foregoing Notice of Withdrawal of Objections by Stephen A. Kron to Proposed Class Action Settlement to be filed with the Clerk of the Court and to be served upon all counsel of record in this action using the United States District Court for the Southern District of California Electronic Case Filing ("EFC") System.

The document is available for reviewing and downloading from the ECF System.

/s/ Scott A. Kron Scott A. Kron, Esq.

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